

**PATENT APPLICATION**

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re application of

Docket No: Q92801

Katsuhiro HAYASHI, et al.

Appln. No.: 10/565,555

Group Art Unit: 4171

Confirmation No.: 2111

Examiner: Vu Anh Nguyen

Filed: January 23, 2006

For: AQUEOUS INK

**SUBSTANCE OF INTERVIEW**

**MAIL STOP AMENDMENT**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

Two interviews were conducted concerning this application, one on May 8, 2008 and one on May 21, 2008.

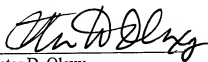
On May 8, the only patents discussed were U.S. 6,620,229 Doi et al (Doi) and U.S. 7,285,592 Harz et al (Harz). 5

The undersigned asserted that Doi and Harz do not disclose a crosslinker. The Examiner took the position that Doi included dimethacrylate (col. 5, line 37) and Harz includes methallyl methacrylate (col. 2) and took the position that these two species were crosslinkers in the sense of the present invention.

The Examiner was also telephone on May 21, 2008, to see if the Examiner had considered the claims filed with the Preliminary Amendment. The Examiner acknowledged that the claims he had considered were not those in the Preliminary Amendment filed January 23,

2006, and that he would investigate and call back. The Examiner called back and acknowledged that the wrongs claims were examined and indicated that a new Office Action would be issued within two weeks and that the Office Action of April 14, 2008, will be vacated.

Respectfully submitted,



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CUSTOMER NUMBER

Date: June 6, 2008

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